

15-62124 de

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of

EDWARD G. NEWMAN

Application Serial No.

10/004,064

Attorney Docket No.

X011A

Filing Date

November 14, 2001

For

COMPUTER WITH AUDIO

INTERRUPT SYSTEM

Examiner/Art Unit

Mai, T./2124

Mail Stop Amendments Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

RESPONSE TO RESTRICTION REQUIREMENT

In an Office Action ("OA") mailed January 13, 2005, the period for response extending until March 14, 2004 by a one month Request for Extension of Time filed concurrently herewith and March 13, 2004 being a Sunday, the Examiner made a restriction requirement under 35 U.S.C. § 121 classifying claims 1-21 and 28-29 into Group I and claims 22-27 into Group II. The Examiner stated that Group I is drawn to a computer system and is classified in class 708, subclass 131 and that Group II is drawn to a core computer system and is classified in class 708, subclass 100. From this classification, the Examiner concluded that the claims represented by Group I and the claims represented by Group II are distinct inventions.

In response to the OA, Applicant elects, without traverse, claims 1-21 and 28-29 to be examined by the Examiner.

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